AO 187 (Rev. 7/87) Exhibit and List

	United States District Court									
	SOUTHERN DISTRICT OF FLORIDA-MIAMI DIVISION									
CRUZ VALDIVIESO FIGUERA,						PLAINTIFF'S TRIAL EXHIBIT LIST				
Plaintiffs,						CASE NO.: 0:22-CV-61553-DIMITROULEAS/HUNT				
vs.						CASE NO.: 0.22-CV-01555-DIMITROULEAS/HONT				
	VIP CAR VELAZQU			ION,						
	Defenda	ants.								
PRESIDING JUDGE HONORABLE WILLIAM P. DIMITROULEAS				FAIR Brian 135 S Suite	LAW FIRM H. Pollock, F an Lorenzo A 770 Gables, FL 3	Esq. ve	DEFENDANT'S ATTORNEY FLORIDA HEALTHCARE LAW FIRM. Randy M. Goldberg Esq., 151 NW 1 st Avenue., Delray Beach, FL 33444			
TRIAL DATE(S) CO				COUR	COURT REPORTER		COURTROOM DEPUTY			
PLTF.	DATE OFFERED	MARKED	OBJEC	TIONS	ADMITTED	Exhibit				
1			A, I, I	H, UP		esar Izique Sr. Letter Statement				
2						refendants' Response to Plaintiff's Request for Production				
3						cknowledgement of Nurse Registry Policy & Procedure				
5						ffidavit of Compliance with Background Screening				
6						efendant, All VIP's Answers to Plaintiff's Interrogatories 11 VIP Website Homepage				
7						nd Contact Information				
8						Contact Information				
9				Application for Contract or Employment						
10						Check #517, #241				
11					Inpaid Wages email to Leslie Rodriguez					
12					mail from Ana Maria Rowland					
	13			Home Health Aide/Certified Nursing Assistant Job Description						
14			A, I, I	Н		Humana Letter Re				
15							ractor Professional Liability Policy			
16		1				ndependent Contr				
17			<u> </u>				P Care Letter regarding Application			
18			R	LID		Luz D. Soto Conta	ect Information			
19			A, H,	UP		Humana Records				
20					I	HHA Exchange Pa	atient Calendar			

21	A, I, H, UP	Google Review to All VIP Care Inc.
22	R, I, UP *1	All VIP Care & Staffing Weekly Visit Record 6/13/22
23	A, R, UP	Text Messages from Evelyn Vapi
24		Text Messages between Daisy Valdivieso and Diane
25		All VIP Care & Staffing Weekly Visit Record 5/30/22
		Defendant, Velazquez McKinnon's Answers to Plaintiff's
26		Interrogatories
27		Waiver of Professional Liability Insurance
28	R, I, UP *2	Plaintiff's Paystubs

- *1: This exhibit is a compilation of 53 pages, designated as VIP.DOCS.11-63. Defendant does not object to Pages No. 12, 14, 16, 18, 20, 23, 27, 28, 29, 32, 33, 34, 36, 37, 39, 40, 51, 53, 54, 55, 56, 57, 58, and 63. The remaining 29 of the pages are objected to based upon Relevancy, Inadmissibility, and Unduly Prejudicial as the remaining 29 pages either: (i) relate to other caregivers and not the Plaintiff; and/or (ii) are outside of the date range identified by the Plaintiff in their Complaint and Pre-Trial Stipulation May 2022 July 22, 2022. Other grounds to be argued ore tenus.
- *2: This exhibit is a compilation of 61 pages of paycheck stubs, designated as VIP.DOCS.92-152. Defendant does not object to Pages No. 124 through and including 135, as these encompass the period of time at issue in this action. The remaining pay stubs No. 92 123 and 136 152 are for periods outside period at issue. As such, the Defendant objects to them based upon Relevancy, Inadmissibility, and Unduly Prejudicial as the remaining documents are outside of the date range identified by the Plaintiff in their Complaint and Pre-Trial Stipulation. Other grounds to be argued ore tenus.

Plaintiffs reserve the right to amend this exhibit list.

Respectfully Submitted on October 6, 2023.

s/Brian H. Pollock, Esq.
Brian H. Pollock, Esq.
Fla. Bar No. 174742
brian@fairlawattorney.com
FAIRLAW FIRM
135 San Lorenzo Avenue
Suite 770
Coral Gables, FL 33146
Tel: 305.230.4884
Counsel for Plaintiff